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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/002,133		12/31/1997	PODUTOORI RAVINDER REDDY	97-0461-LIP	7481
201	7590	02/06/2003			
UNILEVER	-		EXAMINER		
PATENT DEPARTMENT 45 RIVER ROAD				PADEN, CAROLYN A	
EDGEWATER, NJ 07020		17020		ART UNIT	PAPER NUMBER
				1761	-
			DATE MAILED: 02/06/2003		
					32

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER OF FROM CASE OF THE COMPANY OF THE CO

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*U.S. GPO 1997-417-381/62/754

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

E TH	E PERIOD FOR RESPONSE:								
a) [is extended to run	or continues to run	from the date of the final rejec	ction					
b) 🗌	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	The date on which the response, the purposes of determining the period	ne petition, and the fee have been f of extension and the correspon	CER 1 136(a), the propused response and on filed is the date of the response and also ding amount of the fee. Any extension fee ctat (1), period for response or as set forth	the date for the pursuant to 37 CFR					
. بحد	pellant's Brief is due in accordance								
A _f	pplicant's response to the final rejecti place the application in condition for	on, filed [-2]-03 ha allowance	s been considered with the following effect.	but it is not deemed					
1.	The proposed amendments to the	claim and for specification will no	t be entered and the final rejection stands b	ecause:					
	a. There is no convincing showing under 37 CFR 1 116(b) why the proposed amendment is necessary and was not earlier presented.								
	b They raise new issues that w	ould require further consideration	n and/or search. (See Note)						
	c. They raise the issue of new matter (See Note)								
	d They are not deemed to pla appeal.	ce the application in better form	for appeal by materially reducing or simplify	ring the issues for					
	e [] They present additional clair	ns without cancelling a correspo	nding number of finally re-ected claims						
	NOTE.								
2.	Newly proposed or amended claim the non-allowable claims.	ns would be	allowed if submitted in a separately filed ar	meridment cancelling					
3	Upon the filing an appeal, the propbe as follows:	osed amendment [] will be en	tered (will not be entered and the status	of the claims will					
			no and statement of the						
			· · · •						
	• •								
	However,								
	Applicant's response has over	come the following rejection is)							
4 🔀	The affidavit, exhibit or request for Each of the pro	reconsideration has been consideration has been consideration has been consideration.	dered but does not overcome the rejection level reference in che	nee gelling					
5.	The affidavit or exhibit will not be of presented out of come	onsidered because applicant has	not shown good and sufficient reasons who	yit was not earlier					
[] The	e proposed drawing correction ()	4	s by the examiner (areem)	I de					
Ot	her		CAROLYH PAS PRIMARY EXAM						
			984-9110AD						